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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/802,858	03/12/2001	Masaharu Onda	040679/1224	7809
22428	7590 02/02/2004		EXAMINER	
FOLEY AND LARDNER			FORD, JOHN K	
SUITE 500 3000 K STREI	ET NW		ART UNIT	PAPER NUMBER
WASHINGTO	N, DC 20007	et.	3753	
			DATE MAILED: 02/02/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary 09/802858	Onda etal.				
Examiner	rt Unit				
	3743				
The MAILING DATE of this communication appears on the cover sheet with the corre Period for Reply	spondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will 1. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the responsible to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (3). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may earned patent term adjustment. See 37 CFR 1.704(b).	filed be considered timely, mailing date of this communication.				
1) Responsive to communication(s) filed on 10-16-03					
2a) This action is FINAL. 2b) This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prose closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453	ecution as to the merits is				
Disposition of Claims	2.0.210.				
4) (V Claim(s) 1-2 is/are pending in the application.					
4a) Of the above claim(s) 4 10, 15 and 2-1 sis/are withdrawn from consideration.					
5) Claim(s) is/are allowed. 6) Claim(s) 1ろうない 11-14, 16-20 6) Claim(s) 1ろうない 15/are rejected.					
7) Claim(s) is/are objected to.					
8) Claims are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are objected to by the Examiner.					
11) The proposed drawing correction filed on is: a) approved b) disapproved.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. § 119					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d)	or (f)				
a) ☑ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No.					
3. Copies of the certified copies of the priority documents have been received in application from the International Bureau (PCT Bule 17.2(a))					
* See the attached detailed Office action for a list of the certified copies not received. 14) Acknowledgement is made of a claim for domestic priority under 35 LLS C. S. 440 c.					
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e)					
Attachment(s)	· 				
15) Notice of References Cited (PTO-892) 16) Obotice of Draftsperson's Patent Drawing Review (PTO-948) 17) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 18) Interview Summary (PTO-413) Paper No(s) 19) Notice of Informal Patent Application (PTO-152) 20) Other:					
U.S. Patent and Trademark Office PTO-326 (Rev. 01-01) Office Action Summary	Part of Paper No. (2)				

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Applicants' election, without traverse, of the species of Figures 1, 2A and 2B, claims 1-3, 5-9, 11-14 and 16-20, is acknowledged.

Applicants also filed, on the same day, an IDS including six references assigned to Calsonic, issued by Examiner Ciric, none of them prior art to this case once applicants' 119 priority is perfected. The Examiner notes that other references assigned to Calsonic such as JP 9-309319 (Fig 5), JP 10-58939 and JP 10-244821, discovered during the Examiner's search process are in the Examiner's estimation, far more relevant to what is claimed. Mr. Onda, an inventor here, is also an inventor on JP 9-309319. Please contact the inventors and Calsonic and inquire if other prior art exists to relevant the claimed subject matter. As counsel is well aware, the examination process is very time constrained and wasted effort in tracking down prior art that the inventors and assignee could have provided prior to the Examiner's search, would have resulted in more productive use of the Examiner's limited search time.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Art Unit: 3743

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5-9, 11-14 and 16-20 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Onda (JP 9-309319).

See Figures 1 and 5, in particular. Since this reference appears to be the inventive work of one of the applicants here it is not explained in detail except to note that an unillustrated blower is connected at blower air inlet 4 and when it is connected to the casing 1 it is disposed within the casing because the fan scroll of the unillustrated blower is deemed to be part of the claimed casing.

The connection of the blower to casing which is not illustrated is well known and official notice is taken of it. In the event applicants traverse the subject of official notice, the Examiner offers JP 9-123748 as evidence. JP '748 otherwise forms no part of this rejection.

Claims 1-3, 5-9, 11 – 14 and 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined teachings of Onda (JP 9-309319) and Taihichi (JP 10-58939).

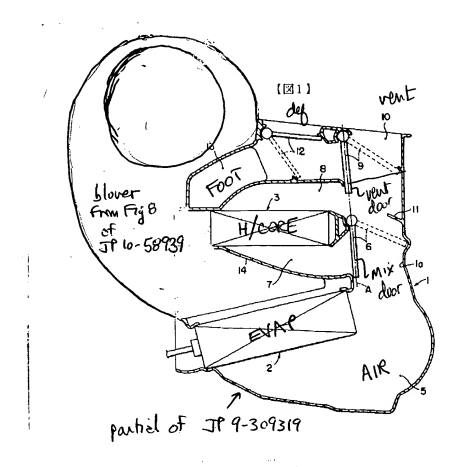
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Onda in Figures 1 and 5 shows the claimed subject matter with the exception of a down-flow blower.

JP 10-58939 teaches a downflow blower in Figure 8. To have used the downflow blower of JP'939 in Onda to advantageously avoid a side mounted blower to "miniaturize" (see Abstract of JP '939) the resulting structure would have been obvious to one of ordinary skill in the art.

The modification is illustrated below:



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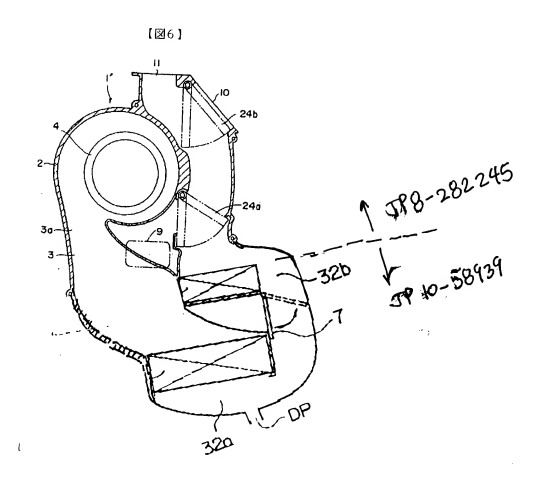
Claims 1-3, 5-9, 11-14 and 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined teachings of JP 10-58939 and JP 8-282245.

Figures 8-12 of JP '939 bear a striking resemblance to what is disclosed in this application, with the exception that the foot outlet is formed on the front part of the casing rather than closer to the blower.

JP'245 teaches forming the foot discharge 9 at the position claimed by applicants.

To have combined the respective teachings of JP '939 and JP'245 to obtain the structure shown on the next page would have been obvious to one of ordinary skill in the art to obtain a more compact structure.

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication should be directed to John Ford at telephone number 703-308-2636.

John K. Ford Primary Examiner